

Review of the motion plaintiff proposed to join reveals that it is a pure discovery motion, unrelated to the motions this court will hear on June 4. Further, the Motion to Compel is referred to Judge Cayer for disposition and there is no requirement that a hearing be conducted on that motion. Finally, briefing is not complete on the Motion to Compel. The motions the court has scheduled for hearing on June 4 involve a request for sanctions and to enjoin, which are uniquely Article III issues. There is no need for this court to take up the Motion to Compel as it is being

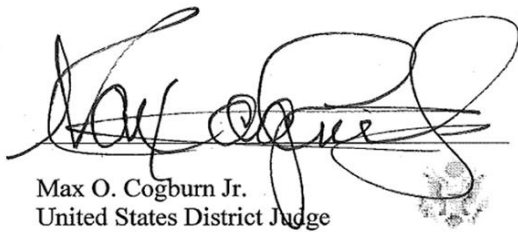
well attended by Judge Cayer who will, no doubt, expeditiously decide that motion when it becomes ripe.

Having considered plaintiff's motion and reviewed the pleadings, the court enters the following Order.

**ORDER**

**IT IS, THEREFORE, ORDERED** that plaintiff's Motion for Joinder of Hearings (#150) is DENIED.

Signed: May 29, 2014



Max O. Cogburn Jr.  
United States District Judge